

Open Letter to President Kennedy

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October 2, 1962

The President of the United States
The White House
Washington, D. C.

Dear Mr. President:

I am prompted to write this letter by recent events in the State of Mississippi.

The historical facts which I propose to relate are so well known that their repetition may appear to be redundant. However, the pious self-righteousness with which you and your brother, the Attorney General, have accompanied the brutal suppression of the people of the State of Mississippi has led me to the conclusion that these facts cannot be too often repeated.

The excuse for the invasion of the State of Mississippi by federal forces is a court order. The excuse for the court order is the Fourteenth Amendment of the Constitution of the United States or, more precisely, one portion of the Amendment which says:

"No state shall make or enforce any law which shall abridge the privileges or immunities of Citizens of the United States; nor shall any state deprive any person of life, liberty or property, without due process of law, nor deny any person within its jurisdiction of the equal protection of the law."

With the exception of the treatment accorded the American Indians, I doubt if there is a more shameful chapter in the history of the Republic than that which contains the history of the Fourteenth Amendment.

The history of the 14th Amendment began in the United States Congress on June 8, 1866. The Confederate States of the South had surrendered and were once more a part of the Union by having lost the war to secede. The legislatures of the several states, including those of the Southern States of Louisiana, Alabama, Virginia, South Carolina, North Carolina, Arkansas and Georgia, among others, had ratified the 13th Amendment which abolished slavery.

At this point, the firm and charitable hand of President Lincoln had been stilled by an assassin's bullet. A despotic and ruthless majority in the Congress took control of the government. By an unconscionable use of provisions in the Constitution which allow each Congress to be the judge of the qualifications of its members, this majority refused to allow the Senators and Representatives from the ten Southern States of Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas and Texas to be seated. This was done in spite of another provision in the Constitution (Article V) which guarantees each state an equal vote in the Senate.

The purpose of this device was simple. It was to enable the rabid South-haters in Congress to secure, under color of law, the two-thirds vote necessary to submit the 14th Amendment to the legislatures of the states for ratification.

In this situation, a "rump" Congress, composed of Senators and Representatives from twenty-seven States of the Union, instead of from the thirty-seven States then in existence, passed resolutions proposing the Fourteenth Amendment.

The legislatures of the ten Southern States whose Senators and Representatives had been excluded from voting on the resolutions proposing the

14th Amendment in Congress, promptly rejected it as did the legislatures of the border States of Kentucky, Delaware and Maryland.

By the Spring of 1867, it had become apparent that the Fourteenth Amendment was doomed insofar as its passage depended upon the free will of the South. It had been rejected by the legislatures, still free, of thirteen states, leaving only twenty-four states to ratify. Inasmuch as three-fourths of thirty-seven states, or twenty-eight, were needed for ratification, a new approach was indicated in order to "move forward" with the Fourteenth Amendment.

The rabid majority in Congress was up to the task. The same "rump" Congress which had excluded the Senators and Representatives of the ten Southern States above mentioned, enacted the Reconstruction Act of March 2, 1867. Again, no senator or representative from ten of the Southern States was allowed to vote. The Reconstruction Act dealt with the ten excluded Southern States as "rebel" states and declared that no legal governments existed in them. It placed these states under military rule under domination of army officers appointed by the President. By means of the Reconstruction Act, these ten Southern States were completely deprived of all power of government.

The most amazing or, shall we say, the most "extreme" feature of the Reconstruction Act was a provision to the effect that in order for the so-called "rebel" states to regain the status of statehood of which the Reconstruction Act deprived them, each of them had to ratify the Fourteenth Amendment.

President Johnson vetoed the Reconstruction Act in an able message, stressing its harsh unjustness and its many obviously unconstitutional features. He denounced it as a "bill of attainder against nine million people at once." Nevertheless, the same ruthless and rabid "rump" Congress passed the measure over his veto.

Military rule took over in each of the ten Southern States which the Reconstruction Act had designated as "rebel." Puppet governments, under military domination, were set up in each state and, literally at the point of bayonets, these puppet governments were alleged to have ratified the Fourteenth Amendment.

The prostrate and helpless "rebel states" of the South appealed again and again for relief from the Reconstruction Act to the United States Supreme Court. Each time, that august body, so quick nowadays to protect the minority from the ravages of the majority, found excuses to avoid ruling on the constitutionality of the Reconstruction Act and the Fourteenth Amendment. **It has not done so to this day.**

So you see, Mr. President, the Fourteenth Amendment was conceived in hate, born in infamy and nurtured by vengeance. The tragedy in the State of Mississippi, which we are now witnessing, is only a part of the bitter fruit of the unnatural union which spawned the Fourteenth Amendment.

Blinded by hate and thirsting for vengeance upon a fallen foe, the "rump" Congress of 1866 could not have foreseen that, in less than one hundred years, their places would be taken by a despotic judiciary, abetted by a ruthless executive department, unhindered by a subservient Congress, a combination which has made it possible for powerful forces to subvert the powers guaranteed the people by the Tenth Amendment of the Constitution, under what is commonly known as States Rights, and to use these powers for their own selfish ends, all in the name of the Fourteenth Amendment.

In the climate where you live, Mr. President, I am confident that these sentiments will be regarded as "unsophisticated." I do not expect my words to influence the course which, by your lights, is necessary. I can only hope that these words may be seen by some who still believe, as I do, that might does not make right.

Respectfully,
Richard Kilbourne

YARMOLINSKY

—o— Continued from page 1 —o—

According to Levine, Hoover forces all FBI men to buy his books and demands the names of those who refuse. Jack Levine says that in refusing he referred to the books as trash and was called in for three conferences.

He quoted Hoover as saying the Supreme Court aids communism. Levine says all FBI men who quit the service have their phones tapped and are trailed for a period of time, and this has the effect of preventing many dissatisfied men from quitting. Levine claims his phone is now tapped and that he is continually trailed.

Many good Americans in the past have been destroyed by this same kind of ruthless marxist men who are now attacking J. Edgar Hoover, such as Gen. Patton, Gen. MacArthur, Sen. McCarthy, Col. Lindbergh, Father Coughlin, and they are now working on Gen. Walker.

This could be the spearhead for an attack on FBI Hoover such as was loosed on Sen. McCarthy when they kept at him until they drove him into his grave.

If the Federal Bureau of Investigation is turned over to Yarmolinsky, that agency will be protecting communism in place of investigating it; all FBI agents will be withdrawn from the Communist Party and the communists will have the green light. The Left Wing has had such success in the New Frontier, they feel they can now take over the Federal Bureau of Investigation.

This runs true to form for 98% of the spies in the United States were Jews.

MARXISM MARCHES ON!

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